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NEW DELHI, SATURDAY, FEBRUARY 11, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 4th February 1950 :—

S. No.	No. and Date	Issued by	Subject
1	No. DPA(8)/11/49, dated the 26th January 1950.	Department of Parliamentary Affairs	Appointment of the Speaker and Deputy Speaker of the Provisional Parliament to be persons before either of whom members of that Parliament may make and subscribe the oath or affirmation.
2	No. F.10/50-S.C.J., dated the 26th January 1950.	Supreme Court of India	The Supreme Court Rules, 1950.
	No. F.43/50-C., dated the 26th January 1950.	Ministry of Law	Appointment of Shri Motilal Chimanlal Setalvad, Advocate, to be the Attorney-General of India with effect from the 26th January 1950.
	No. F.43/50-C., dated the 26th January 1950.	Ditto	Rules for regulating the remuneration and duties of the Attorney-General of India.
	No. 13(29)-TP(T)/49, dated the 28th January 1950.	Ministry of Commerce	Further amendments in the Cotton Textiles (Export Control) Order, 1949.
3	No. 893-TG., dated the 31st January 1950.	Ministry of Railways	Notifying the 31st January 1950 as the date on which section 13 of the Indian Railways (Amendment) Act, 1949 will come into force.
4	No. 4, dated the 1st February 1950	Ministry of Finance (Revenue Division)	Exemption from the duty in excess of 20 per cent <i>ad valorem</i> and 5 per cent <i>ad valorem</i> on Supersine Cloth and Fine Cloth.
5	No. CA/76/Ser/49, dated the 25th January 1950.	Constituent Assembly of India	Election to the Provisional Parliament as representatives of the Mysore State under article 379 of the Constitution of India.
	No. CA/76/Ser/49, dated the 25th January 1950.	Ditto	Election to the Provisional Parliament as representatives of the United State of Travancore and Cochin.
	No. 893-TG., dated the 1st February 1950.	Ministry of Railways	Appointment of Sardar Rajendra Singh Randhawa as the Claims Commissioner to deal with claims for compensation arising out of the accident to 27 UP Kashmir Mail at Sirhind (E. P. Railway) on 29th January 1950.
6	No. LR-2(260)/I, dated the 30th January 1950.	Ministry of Labour	Publication of the award of the All-India Industrial Tribunal (Bank Disputes) in respect of Banking Companies in the Provinces of Delhi, East Punjab and Bihar.
	No. LR-2(260)/II, dated the 30th January 1950.	Ditto	Order notifying that the award of the All-India Industrial Tribunal (Bank Disputes) published under the Ministry of Labour Notification No. LR-2(260)/I, dated the 30th January 1950, shall be binding for a period of one year.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Government of India, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Government of India Notifications relating to Rules, Regulations and Orders and Resolutions (other than the Ministry of Defence)

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 31st January 1950

No. 33-AWT.—The following draft of certain further amendments to the Indian Pilgrim Ships Rules, 1948, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923, (XXI of 1923), is published, as required by sub-section (3) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th February 1950.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

For sub-rules (2) and (3) of rule 124 of the said Rules, the following sub-rule shall be substituted, namely:—

"(2) A fee of six rupees shall be charged for the registration of a pilgrim-pass at the port of embarkation and the proceeds from the fee shall be credited to the Haj Fund at the disposal of the Port Haj Committee of such port".

C. S. JHA, Joint Secy.

New Delhi, the 8th February 1950

No. 39-Pt.II.—The President of India is pleased to recognise provisionally the appointments of the following:—

1. Mr. Waldo E. Bailey as Consul for the United States of America at Bombay,
2. Mr. Robert B. Dreesen as Vice-Consul for the United States of America at Bombay,
3. Mr. Leslie L. Lewis as Consul for the United States of America at Calcutta,
4. Mr. Robert Rossow, Jr. as Vice-Consul for the United States of America at Madras, and
5. Mr. Frederick W. Latrash as Vice-Consul for the United States of America at Calcutta.

No. 40-Pt.II.—With reference to Notification No. 808, dated the 31st August 1949, the President of India is pleased to confirm the provisional recognition of the appointment of Mr. John A. McVickar as Vice Consul for the United States of America at New Delhi.

New Delhi, the 7th February 1950

No. 44-Pt.II.—The President of India is pleased to recognise the appointment of Mr. Hansjorg Bueler as Consular Agent of Switzerland at Cochin.

T. J. NATARAJAN, Under Secy.

MINISTRY OF STATES

New Delhi, the 2nd February 1950

No. 21 P.—The Central Government is pleased to nominate Shri Bhavanji A. Khimji to be a member of the Kutch Advisory Council with effect from the 26th January 1950 in the vacancy caused by the resignation of Mr. K. M. Bhujpuria.

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF FINANCE

New Delhi, the 1st February 1950

No. F.4(1)-F.1/50.—In exercise of the powers conferred by clause (iv) of sub-section (1) of section 28 of the Imperial Bank of India Act, 1920 (XLVII of 1920), the Central Government is pleased to nominate the following person not being officers of the Government, to be Directors of the Imperial Bank of India:—

1. Mr. Merwanji Jamshedji Antia, Rupayatan, 69 Marine Drive, Bombay.
2. Mr. S. P. Rajagopalachari, Basavangudi, Bangalore 4.

H. S. NEGI, Dy. Secy

New Delhi, the 24th January 1950

No. D. 674-F. 111/50, Statement of the Affairs of the Reserve Bank of India, as on the 20th January 1950.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	15,02,26,000
Reserve Fund	5,00,00,000	Rupee Coin	11,18,000
Deposits :—		Subsidiary Coin	1,52,000
(a) Government—			
(1) Central Government	146,83,30,000	Bills Purchased and Discounted :—	
(2) Other Governments	27,53,58,000	(a) Internal	41,00,000
(b) Banks	62,84,44,000	(b) External	
(c) Others	62,75,48,000	(c) Government Treasury Bills	4,06,16,000
Bills payable	5,32,74,000		
Other Liabilities	10,83,24,000	Balances held abroad*	201,23,52,000
		Loans and Advances to Governments	4,82,00,000
		Other Loans and Advances	8,03,03,000
		Investments	87,23,45,000
		Other Assets	4,68,76,000
Rupees	328,82,87,000	Rupees	328,82,87,000

* Includes Cash and Short-term Securities.

An account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 20th day of January 1950.

ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department	15,02,26,000	A.—Gold Coin and Bullion :—	
Notes in circulation	1124,14,55,000	(a) Held in India	40,01,71,000
Total Notes issued	1139,16,81,000	(b) Held outside India	
		Foreign Securities	630,34,38,000
Total Liabilities	1139,16,81,000	Total of A	670,38,09,000
		B.—Rupee Coin	53,57,84,000
		Government of India	
		Rupee Securities	416,22,88,000
		Internal Bills of Exchange and other Commercial Paper	
		Total Assets	1139,16,81,000

Ratio of Total of A to Liabilities : 58.847 per cent.

Dated the 25th day of January 1950.

N. SUNDARESAN, Dy. Governor.

New Delhi, the 1st February 1950

No. D. 841-F. 111/50.— Statement of the Affairs of the Reserve Bank of India, as on the 27th January 1950.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	12,97,09,000
Reserve Fund	5,00,00,000	Rupee Coin	13,44,000
Deposits :—		Subsidiary Coin	1,37,000
(a) Government—			
(1) Central Government	184,63,35,000	Bills Purchased and Discounted :—	
(2) Other Governments	21,96,67,000	(a) Internal	87,00,000
(b) Banks	57,70,20,000	(b) External	
(c) Others	62,26,78,000	(c) Government Treasury Bills	3,67,20,000
Bills Payable	4,72,75,000		
Other Liabilities	12,10,88,000	Balances held abroad*	202,29,88,000
		Loans and Advances to Governments	3,60,00,000
		Other Loans and Advances	8,16,03,000
		Investments	87,32,94,000
		Other Assets	4,35,88,000
Rupees	323,40,63,000	Rupees	323,40,63,000

* Includes Cash and Short-term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 27th day of January 1950.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	12,97,09,000		A.—Gold Coin and Bullion :—		
Notes in circulation	1126,13,76,000		(a) Held in India	40,01,71,000	
			(b) Held outside India	..	
Total Notes issued	1139,10,85,000		Foreign Securities	630,34,38,000	
			Total of A	670,36,09,000	
Total Liabilities	1139,10,85,000		B.—Rupee Coin	53,51,88,000	
			Government of India Rupee Securities	415,22,88,000	
			Internal Bills of Exchange and other Commercial Paper	..	
			Total Assets	1139,10,85,000	

Ratio of Total of A to Liabilities: 58.850 per cent.

Dated the 1st day of February 1950.

B. RAMA RAU, Governor.

New Delhi, the 8th February 1950

No. D.1055-F.111/50.—Statement of the Affairs of the Reserve Bank of India, as on the 3rd February 1950.

BANKING DEPARTMENT

LIABILITIES.	Rs.	ASSETS.	Rs.
Capital paid up	5,00,00,000	Notes	14,90,67,000
Reserve Fund	5,00,00,000	Rupee Coin	11,09,000
Deposits :—		Subsidiary Coin	1,02,000
(a) Government		Bills Purchased and Discounted :—	
(1) Central Government	153,15,16,000	(a) Internal	87,00,000
(2) Other Governments	26,16,50,000	(b) External	..
(b) Banks	53,09,34,000	(c) Government Treasury Bills	3,42,72,000
(c) Others	60,87,61,000	Balances held abroad*	108,87,12,000
Bills Payable	5,36,66,000	Loans and Advances to Governments	2,05,00,000
Other Liabilities	12,05,32,000	Other Loans and Advances	7,70,77,000
		Investments	87,90,07,000
		Other Assets	4,40,52,000
Rupees	321,40,58,000	Rupees	321,40,58,000

*Includes Cash & Short-term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 3rd day of February 1950.

ISSUE DEPARTMENT

LIABILITIES.	Rs.	Rs.	ASSETS.	Rs.	Rs.
Notes held in the Banking Department	14,90,67,000		A.—Gold Coin and Bullion :—		
Notes in circulation	1133,24,50,000		(a) Held in India	40,01,71,000	
Total Notes issued	1148,24,17,000		(b) Held outside India	..	
			Foreign Securities	640,34,38,000	
			Total of A	680,36,09,000	
Total Liabilities	1148,24,17,000		B.—Rupee Coin	52,65,20,000	
			Government of India Rupee Securities	415,22,88,000	
			Internal Bills of Exchange and other commercial paper	..	
			Total Assets	1148,24,17,000	

Ratio of Total of A to Liabilities: 59.252 per cent.

B. RAMA RAU, Governor.

Dated the 8th day of February 1950.

K. G. AMBEGAOKAR, Secy.

MINISTRY OF INDUSTRY AND SUPPLY

Bombay, the 31st January 1950

No. 9(9) Tex. 1/49.—In exercise of the powers conferred on me by clause 22(1) of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 9(9) Tex. 1/49(ii), dated the 19th March 1949, namely,—

In the said notification in paragraph 1 after proviso (v) the following proviso shall be added, namely,—

(vi) Provided further that the maximum ex-factory price of cloth and yarn produced by a producer having a spinning plant and packed after 31st January 1950 shall be in the case of cloth the amount calculated in accordance with the formulae contained in Schedule A3 less 4 per cent. thereof and in the case of yarn other than sewing thread yarn as specified in Schedule B3.

SCHEDULE 'A3'

MAXIMUM EX-FACTORY PRICES OF CLOTH

Schedule of Realisation Multipliers for all cloth packed by the mills after 31st January 1950.

Group	QUALITY (Basic)				Permissible count variation for linking with each Group	Realisation Multiplier in annas per lb. of yarn woven	Variation in realisation multiplier per count of yarn	Cotton Adjustment	10
	Count of Warp	Count of Weft	Reed Nos.	Picks Nos.					
1	2	3	4	5	6	7	8	9	

INDIAN AND PAKISTAN COTTON

I	6	6	28	28	5 to 7	5 to 7	19.25		
II	8	8	32	32	7 to 9	7 to 9	20.25		
III	14	10	40	40	10 to 14	10 to 12	24.75		
IV	14	14	44	44	12 to 16	13 to 16	27.25		
V	20	20	52	52	18 to 20	18 to 24	32.75	0.20	
VI	22	30	54	54	22 to 24	28 to 32	38.75		
VII	30	30	66	56	28 to 32	28 to 32	44.00	0.30	
VIII	30	40	62	62	28 to 32	38 to 42	47.25		

No allowance for foreign cotton is to be given even if it is used in any cloth linked to Groups I to VI. If mills so desire, an allowance will be given on application to the Textile Commissioner for use of foreign Cotton in respect of very specialised quality cloths, only for export or for Industrial uses.

An allowance of 11 $\frac{1}{4}$ annas per lb. of yarn woven is permissible for the warp yarn in cloth other than Dhoties and Sarees, linked to Group VII, and Warp and Weft yarns in cloth other than Dhoties and Sarees, linked to Group VIII provided:—

- (i) The cloth is woven with warp counts not less than 30s and reed not less than 64; and
- (ii) African cotton is used.

NOTE.—For the use of suitable foreign cottons comparable to African, the grant of allowance would be considered on application to the Textile Commissioner.

IMPORTED COTTON CARDED/COMBED FOR SPECIAL VARIETIES

IX	40	40	66	66	36 to 42	38 to 42	61.75		
X	44	50	68	68	42 to 44	44 to 50	67.75	0.40	
XI	44	60	70	70	42 to 44	58 to 62	69.75		
XII	50	60	72	72	48 to 52	58 to 62	75.25		

(a) For the use of combed Indian/Pakistan cottons in qualities linked to Groups IX and/or X, provided previous sanction of the Textile Commissioner is obtained, the realisation Multiplier applicable would be that for the respective Group reduced by 2.00 annas per lb. of yarn woven.

(b) If imported and fully combed cotton is used, increase the multiplier, by 5.00 annas per lb. of yarn woven for the use of African Cotton and 7.00 annas per lb. of yarn woven for the use of superior Egyptian Karnak and Menoufi type cotton. If semi or partially combed cotton is used *combing charge shall not be permitted*.

(c) For cloth qualities manufactured from Karnak/Menoufi cottons an allowance of 14.5 annas per lb. of woven yarn with not lower than 44s warp and weft for the manufacture of Dhoties Sarees, Mulls, Voiles, Sucies, Poplins and Shirtings linked to Groups as under will be permitted, provided the following minimum reeds and picks are maintained.

Quality	Reed	Picks	Group to which linked
Sucies, Poplins and Shirtings.	88	56	X
Dhoties and Sarees	56	56	XI and XII
Mulls and Voiles	56	52	XI and XII

IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 151 to 163) GIZA 7, MENOUFI (TYPES 31 to 40) OR EQUIVALENT COTTON

XIII	60	80	74	74	58 to 62	78 to 80	105.75
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0.40 If uncombed or partially combed yarn is used, reduce the realisation multiplier by 7.00 annas per lb. of yarn woven.

IMPORTED AND COMBED EGYPTIAN KARNAK (Types 155 to 157) COTTON

XIV	70	90	78	78	68 to 72	88 to 96	119.00
XV	80	100	82	82	78 to 82	98 to 100	132.00

0.50 If uncombed or partially combed yard is used, reduce the realisation multiplier by 7.00 annas per lb. of yarn woven.

METHOD OF LINKING

All varieties of cloth manufactured by mills shall be linked with one or the other groups mentioned in the above Schedule.

2. The linking shall be made according as the counts of warp and weft fall within the permissible count variation specified in columns 6 and 7 of the Schedule.

3. (i) The basic adjustment between counts for cloth in each combination of counts shall be arrived at for the composite counts and is to be applied to the total weight of yarn in warp and weft including 5 per cent. allowance for wastage and coarseness of counts. In other words, actual yarn weight in both warp and weft of any cloth shall be worked out on the counts of yarn used in the cloth and the 5 per cent. allowance for wastage and coarseness should be added.

(ii) Calculations on fractions of counts shall not be permitted.

(iii) Weight of weft should be calculated on the *actual loom state length* and not on the finished length of the piece.

(iv) Wherever the count of weft is coarser than the count of warp separate linking for warp and weft with appropriate group of multipliers will be permitted provided the weft is spun from appropriate cotton and provided also that such counts of weft are selected from the next lower group.

(v) Wherever the count of weft is finer than the count of warp even beyond the counts of weft permitted under particular group in the Schedule, separate linking for warp and weft with appropriate group of multiplier will be permitted provided the weft is spun from appropriate cotton of the higher group and the minimum standard for picks is approved by the Textile Commissioner and provided that such counts of weft are selected from a higher group immediately next.

4. The basic realisation multiplier should be adjusted, wherever necessary, in the following manner:—

(a) Adjustment for cotton (Cotton Allowance). See column 10 in the Schedule.

(b) Combing allowance.

(c) Narrow width allowance.—The above Schedule applies fairly uniformly for all grey qualities of 30" and over and for all bleached, dyed and finished qualities of width 28" and over. For widths lower than 30" grey or 28" bleached, dyed or finished, the multipliers given in the above Schedule shall be increased by one anna per lb. of yarn woven (splits should be excluded in all cases).

(d) Adjustment for count variation—see column 9 in the Schedule.

(e) (i) *Adjustment for variation in Reed.*—For every upward variation of 4 reeds the multiplier specified in column 8 of the Schedule after adjustment as above, if any, shall be increased by half per cent.

(ii) *Variation of Picks.*—For every upward or downward variation of 4 picks the multiplier specified in column 8 of the Schedule after adjustment as above, if any, shall be increased or decreased by one per cent.

(f) The following compensatory allowance for grey cloth is permitted to those mills who obtain not less than 75 per cent. of their motive power by burning coal and/or fuel oil in their boilers. The allowance is also subject to the conditions stipulated below:—

(i) The allowance shall be equivalent to 2½ per cent. of the realisation multiplier after the same has been adjusted, if necessary, in accordance with (a) to (e) above.

(ii) The allowance shall apply to the weight of grey yarn only from which the cloth is woven. Any scoured, bleached, dyed, printed or mercerised yarn used in the manufacture of cloth should be excluded from this allowance.

(g) *Twisted Yarn and double drawn qualities:*—

(i) *Dosuti.*—For such qualities which are both double drawn in the warp and double wound in the weft, the appropriate multiplier after adjusting the count, reed and pick allowances shall be decreased by 5 per cent. with a minimum of 1½ annas.

(ii) *Dedsuti.*—For all such qualities with double drawn in the warp, or two ply weft the appropriate multiplier after adjusting the count, reed and pick allowances shall be decreased by 2½ per cent. with a minimum of ½ anna.

(iii) *Twisted Yarn Qualities.*—For all qualities manufactured out of double or more twisted yarn, the appropriate multiplier after adjusting the count, reed and pick allowances shall be decreased by 2½ per cent. (with a minimum of ½ anna) in case both the warp and weft yarn are twisted and by 1½ per cent. (with a minimum of 3/8 anna) in case either warp or weft yarn is twisted.

BLEACHING, DYEING, FINISHING AND OTHER CHARGES

5. The charges specified below are for the total weight of yarn, that is, the yarn weight calculated in accordance with para. 3 above.

(a) *Bleaching and Finishing charges:*

	As. per lb. of yarn woven.
(i) For cloth of Groups I to VI	· · · · ·
(ii) For cloth of Groups VII to XII	· · · · ·
(iii) For cloth of Group XIII to XV	· · · · ·
(iv) Backfilling charges	· · · · ·
(v) Seuring charges	· · · · ·
(vi) Schriener Calendering	· · · · ·
(vii) Water proofing	· · · · ·

(b) *Yarn Dyeing charges for fast to bleach shades:*

	As. per lb. of yarn woven.
(i) Dark and Medium shade border yarn for Sarees and Dhoties only	· · · · ·
(ii) Light shade border yarn for Sarees and Dhoties only	· · · · ·

Note.—For use of very dark colours higher charges will be sanctioned by the Textile Commissioner on application and approval of shades. In the absence of such specific sanction the charges shall not exceed 18 annas per lb.

(iii) Dyed yarn used in Sarees and 18½ per lb. of dyed yarn used shirtings if two or more colours are used.

(iv) Fast to Bleach dyed yarn used in qualities other than those mentioned in (i) and (ii) above:—
Medium shades : : : 13½ as. per lb.
Light shades : : : 8 as. per lb.

(c) *Charges for dyeing yarn with Sulphur dyes:*

(i) Dark shades : : : 6½ as. per lb.
(ii) Medium and Light shades : : : 3½ as. per lb.

(d) *Piece dyeing charges for fast to bleach shades:*

(i) Medium or Dark shades : : : 11½ as. per lb. of yarn.
(ii) Light shades : : : 8 as. per lb. of yarn.

(e) *Piece dyeing charges for Sulphur dyes:*

(i) Dark shades : : : 6½ as. per lb. of yarn.
(ii) Medium and Light shades : : : 3½ as. per lb. of yarn.

(f) *Piece dyeing charges for Napthol colours:*

(i) 3 per cent Napthol shades : : : 6½ as. per lb. of yarn.
(ii) 2 per cent Napthol shades : : : 9 as. per lb. of yarn.

(g) *Other piece dyeing charges:*

(i) Mineral Khaki dyeing : : : 6½ as. per lb. of yarn.
(ii) Hydron Blue dyeing (Dark 11½ as. per lb. of yarn shade).
(iii) Sulphur Blue dyeing (Dark 9 as. per lb. of yarn shade).
(iv) Fast Aniline Black Dyeing : : : 13½ as. per lb. of yarn.

(h) *Piece and Yarn dyeing charges for commercial quality, direct or basic colours:*

(i) Dark shades : : : 5½ as. per lb. of dyed yarn used in the body of cloth.
(ii) Medium and Light shades : : : 4½ as. per lb. of dyed yarn used in the body of cloth.

Note.—(i) Dyeing of yarn for borders of Dhoties and sarees with direct basic or Sulphur colours is not permitted.

(ii) The charges specified in items (b) to (h) of this paragraph are inclusive of scouring and/or bleaching charges.

6. Cotton dyeing charges:

(i) Sulphur colours 9 as. per lb. of actual dyed cotton used in the yarn. This is inclusive of scouring charges.

(ii) Dyeing charges for the use of Fast to bleach dyes in Cotton Dyeing will be permitted for light or medium shades on the basis of the depth of the resultant shade of yarn spun from such dyed cotton.

NOTE.—Fast to bleach cotton dyeing charge, however, cannot be permitted for Mazri Cloth.

7. Mercerising charges:

(a) $3\frac{1}{2}$ as. per lb. for cloth 4 ozs. and heavier per sq. yard.

(b) $4\frac{1}{2}$ as. per lb. for cloth lighter than 4 ozs. per sq. yard.

(c) $4\frac{1}{2}$ as. per lb. for yarn mercerised for all counts.

NOTE.—The charges specified are applicable only to *fully* mercerised cloth. It should be noted carefully that no allowance shall be claimed for mercerised yarn if such yarn is used either in border or in the body of a cloth which is piece mercerised after weaving.

8. Charges for roller printing of all cloth of width 26' finished in fast to bleach Vat and Napthol colours. Narrower width cloth shall not be printed and no printing charges are permitted in such cases.

(a) When the printed surface is less than one-fifth (20 per cent.) of the total cloth surface, no printing charges shall be realised.

(b) When the printed surface is $33\frac{1}{2}$ per cent. or more of the total cloth surface, following Printing charges shall be realised:

(i) Single colour printing 29 pies per yards.

(ii) Double colour printing 33 pies per yard.

(iii) Three colour printing 36 pies per yard.

(iv) If a cloth is printed with more than three colours, only three colour printing charge *viz.* 36 pies per yard shall be added.

(c) When the printed surface is more than 20 per cent. but less than $33\frac{1}{2}$ per cent. of the total cloth surface, following printing charges shall be realised:—

(i) Single colour printing 22 pies per yard.

(ii) Two colour printing 25 pies per yard.

(iii) Three colour printing 28 pies per yard.

(iv) If a cloth is printed with more than three colours, only three colour printing charges, *viz.* 28 pies per yard shall be realised.

(d) Printing charges for cloth wider than 26" finished width shall be in proportion to the printing charges stipulated in (b) and (c) above.

(e) Following additional charges may be realised for printing of borders on cloth:

(i) Where border is printed on both selvedges 6 pies per yard.

(ii) Where border is printed on one selvedge 3 pies per yard.

NOTE.—(i) The printing charges enumerated in (b), (c), (d) and (e) above are inclusive of any scouring and/or bleaching charges. If bleached or scoured cloth is printed, the charges specified above shall be reduced by 6 pies per yard in every case.

(ii) Manufacturers of Grey Cloth who subsequently scour and/or bleach the cloth for the purpose of printing shall be permitted to add the printing charges specified in para (b), (c), (d) and (e) above to the price of the grey cloth.

9. Dual Processing:

(i) In cases where (a) cloth containing cotton dyed yarn is piece dyed, or (b) piece dyed cloth is subsequently printed, no charges for piece dyeing will be permitted.

(ii) No piece dyeing charges will be allowed in cases where cloth, containing more than 20 per cent. of dyed yarn (in the Warp and/or Weft) is piece dyed.

10. Raising Charges:

(i) One passage two sides 3 pies per lb.

(ii) Two passages one side 3 pies per lb.

(iii) Three passages or more, two sides 6 pies per lb.

11. Dobby Allowance for borders in Dhoties and Sarees:

(i) Upto 12 shafts (a) $1\frac{1}{2}$ annas, per lb. for 32s warp and below.
(b) 3 as. per lb. for 36s warp and above.

(ii) From 13 shafts to 32 shafts. Double the charges in (i).

(iii) From 33 shafts and above. Three times the charges in (i).

12. Allowance for Ground Dobby Weave:

Warp Counts	Charges per lb. of warp yarn woven		
	Upto 12 shafts	From 13 to 32 shafts	33 shafts and above
15s and below	1 anna	$1\frac{1}{2}$ annas	$2\frac{1}{2}$ annas
Between 16s and 35s	$1\frac{1}{2}$ annas	3 annas	$4\frac{1}{2}$ annas
Between 36s and 57s	3 annas	6 annas	9 annas
58s and above	$4\frac{1}{2}$ annas	9 annas	$13\frac{1}{2}$ annas

13. Jacquard Allowance:

Warp Counts	Charges per lb. of Warp yarn woven			
	120 needles and less	above 120 and upto 240	Over 240 and upto 400	Above 400
15s and below	3 annas	$3\frac{1}{2}$ annas	$4\frac{1}{2}$ annas	$5\frac{1}{2}$ annas

15s and below	3 annas	$3\frac{1}{2}$ annas	$4\frac{1}{2}$ annas	$5\frac{1}{2}$ annas
Between 16s and 35s	6 annas	$7\frac{1}{2}$ annas	9 annas	$10\frac{1}{2}$ annas
Between 36s and 57s	9 annas	$11\frac{1}{2}$ annas	$13\frac{1}{2}$ annas	$15\frac{1}{2}$ annas
58s and above	12 annas	15 annas	18 annas	21 annas

NOTE.—The allowances of Dobby and Jacquard work specified in paragraphs 11 to 13 above are to be added on the basis of weight of yarn in Warp and border, exclusive of weight of weft yarn, but with the 5 per cent. allowance for wastage and coarseness of warp yarn. These charges would be permitted for the minimum number of Dobby shafts or Jacquard needles required for the reproduction of the design.

14. Dropbox Allowance:

Warp Counts	Charges per lb. of yarn woven		
	2 and 3 shuttles	4 shuttles and above	
15s and below	4 annas		5 annas
Between 16s and 35s	8 annas		10 annas
Between 36s and 57s	12 annas		15 annas
58s and above	16 annas		20 annas

NOTE.—The Dropbox allowance is to be taken on the total weight of yarn warp and weft in the piece including 5% allowance for wastage and coarseness. This allowance is permissible only for the minimum number of shuttles required for the reproduction of the pattern.

15. Leno Weave Allowance:

(a) Doups per inch in reed not exceeding. 3 6 9 12 14 16 18
Allowance—per inch of grey width in annas per 24 yards piece.

The maximum number of doups per inch in the reed for which the allowance will be given are:—

(b) Resultant counts 10s to 16s max. 14 doups per inch.
17s to 28s max. 16 doups per inch.
29s to 40s max. 18 doups per inch.

NOTE.—(i) The term "resultant counts" is to be applied to the yarn passing through the doups. This is usually two or three-fold yarn.

(ii) In the case of patterned lenos *i.e.* when a part of the cloth is leno weave and part some other weave the number of doups per inch is to be determined by dividing the total number of doups in the reed by the loom state width of cloth.

(iii) When the number of doups exceeds the number mentioned in sub-paragraph (b) the allowance given will be limited to the weight of yarn based on the number of doups per inch in sub-paragraph (b).

16. Dhoties and Sarees allowance:

Border—(i) For grey or bleached double yarn used in the borders of dhoties and sarees, the following charges per lb. of border yarn used are to be taken:—

	Rs. as. p.
2/10s (Indian)	1 10 0
2/20s (Indian and Pakistan)	2 4 0
2/30s (Indian and Pakistan)	2 14 0
2/40s (Indian and Pakistan)	3 6 0
2/40s (African)	3 15 0
2/60s (Uncombed)	5 13 0
2/60s (Combed) Egyptian	6 4 0
2/80s (Combed)	7 12 0

(ii) For dyeing and mercerising, add appropriate charges provided in the preceding paragraphs.

NOTES.—(a) For double yarn of counts other than those specified above following charges are to be realised:—

Any count between 2/10s and 2/30s Indian /Pakistan	1 anna per count.
Any count between 2/30s and 2/40s Indian /Pakistan	8 annas per count.
Any count between 2/60s to 2/80s Egyptian or equivalent	1.2 anna per count.

(b) The charges specified in this paragraph are to be applied in respect of the total weight of warp yarn used in the border, and for arriving at the price of the full piece, the weight of the border yarn should be deducted and only the weight of the ground cloth taken for the purposes of linking with the realisation multiplier given in the Schedule.

(c) In addition to the above, the following compensatory allowance may be added to the final prices of dhoties and sarees for loss of production:—

(i) 3 pies per yard in the case of dhoties and sarees manufactured from 16s warp and over and linked to groups upto and including Group VIII.

(ii) 6 pies per yard in the case of dhoties and sarees linked with Groups IX and above.

NOTE.—These compensatory allowances will be realised in respect of Dhoties and Sarees the width of which are not less than 40" either in Grey or bleached condition. These will, however, be also realised in respect of Dhoties and Sarees the width of which are less than 40" either in Grey or bleached condition, provided the entire responsibility of the disposal of such short width Dhoties and Sarees rests with the mills.

17. Dyeing charges for the use of coloured yarn in Headings of Dhoties and Sarees are not permitted.

18. Grandrelle Yarn:—

(i) One end grey and one end colour to be treated for dyeing charges as single yarn in respect of weight, and half the dyeing charges appropriate to the depth of shade will be allowed on the total weight.

(ii) If both ends are coloured in different shades, the full weight will be taken, and the dyeing charges on full weight will be allowed at a rate which will be average of the rates appropriate to each dyed shade.

19. Realisation for use of Rayon (Artificial Silk) Yarn in Cotton Cloth.

Artificial Silk yarn is permitted to be used as warp only in dhoti and saree borders and as weft for the ground. Wherever artificial silk is used in cotton cloth following prices per lb. of artificial silk woven will be charged:—

(a) Single artificial silk—Rs. 6-0-0 per lb.

(b) Double artificial silk—Rs. 7-4-0 per lb.

(c) For dyeing charge add Re. 1-2-0 per lb. of artificial silk in the case of fast to Bleach dyeing.

20. Drill Allowance.—An allowance of half (1) annas per lb. of yarn woven will be permissible provided the weight of warp and weft yarn per square yard of Drill is not less than 7½ ozs.

NOTE.—The above allowance is not applicable to Twills which should be treated as plain cloth.

21. Terry motion allowance.—1 anna per lb. of yarn over and above the dobby allowance for the weight of warp only.

22. Felt Calendering Allowance.—Three pies per lb. for cloth linked to Groups IX to XV only.

23. For Bleached Mulls and Voiles (not containing any coloured yarn in the body) of 44" width and more and conforming to the following specifications, an additional allowance will be permitted as indicated against the respective qualities.

(i) linked to groups IX to XI with minimum 48 reed 44 picks—5 pies per yard.

(ii) linked to group XII and above with minimum 56 reed 48 picks—6 pies per yard.

24. In respect of the following qualities which are manufactured wholly from folded yarn in warp and or weft, it will be permissible for Mills while calculating ceiling prices to add doubling charges on the weight of doubled yarn used as warp and/or weft equivalent to the difference between the maximum ex-factory price for single and double yarn per lb. for the respective counts.

(1) Coatings:

(a) Bleached and finished, plain or/Leno Dobby weave;

(b) Piece-dyed fast to bleach or sulphur dyed;

(c) Stripped or checked design wherein fast to bleach or sulphur dyed yarn is used.

(2) Shirtings: Suties, Plain Dobby or Leno:

wherein fast to bleach yarn is used.

(3) Poplin: Bleached or dyed fast to bleach.

25. Special Allowance for Umbrella Cloth.—The following allowances for the manufacture of umbrella cloth Dyed Sulphur or aniline Black and shower proofed will be permitted:—

(i) For cloth with 22s warp and below with 3/52s reed and 60 picks or above. 3 annas per lb. of yarn woven.

(ii) For cloth with 28s warp and over with reed 8/52s and 60 picks or above. 4 annas per lb. of yarn woven.

26. Special allowance for square mesh mosquito netting (Mock Leno) cloth.—An additional allowance of five annas per lb. of yarn woven, over and above the allowance fixed for the use of African Cotton is permissible for square mesh mosquito netting cloth provided African or equivalent Cotton is used both for warp and weft yarn and the cloth is linked to group VII and made fully upto the Government Specification No. CX-80(a).

27. Allowance for Handkerchiefs.—Provided the basic cloth is linked to Group X and over:

(i) Hem-stitched: 25 per cent. above the final price arrived at on the basis of the schedule;

(ii) Ordinary stitched: 10 per cent. above the final price arrived at on the basis of the schedule.

The above charges are inclusive of ironing and packing.

(iii) Hemming charges for Towels ... 1 anna each. Hemming charges for Sheets ... 2 annas each.

28. Yarn in selvedges used in cloths other than Patti Mulls and Voiles.—Double or single yarn, if any, used in selvedges of cloth other than Patti Mulls and Voiles should only be treated as falling within the warp yarn used in the cloth and will not be permitted to be taken as border yarn and will not be allowed the special charges for border yarn.

29. Tapestries and Furnishing Fabrics.—Ceiling prices for these will be fixed by the Textile Commissioner. Forms of manufacturing particulars are, therefore, required to be submitted by the mills direct to the Textile Commissioner together with samples of the qualities.

30. Schedule for Calculation of Blanket Ceiling Prices:

Warp	Weft	Reed	Picks	Realisation Multiplier per lb. of yarn woven in annas
14s	2s	36	20	18.00

NOTES.—(a) No adjustment is to be made for variation in counts of weft below 2s. Adjustment for variation in counts of warp below and above 14s, and of weft above 2s, is to be made on the same basis as provided in the Schedule.

(b) For variation in reed and pick, same as in the Schedule.

(c) The multiplier is to be applied for all Blankets where direct dyed cotton hard waste has been used.

(d) In case of Sulphur Dyed cotton blanket, an extra charge of 9 annas per lb. of Dyed cotton actually used should be taken.

(e) No heading or hemming charges are to be taken.

(f) Raising charges are half an anna per lb. of yarn woven.

31. Rounding off of ex-factory and retail prices:—

(i) Where the ex-factory prices are stamped per yard, the prices should be rounded off by treating 0.51 pie and above as one pie and omitting 0.50 pie and below.

(ii) Where the ex-factory prices are stamped per pair or per piece the following method should be adopted:—

0.125 anna and below to be omitted.

0.126 anna and above upto 0.375 anna to be taken as 1/4 anna.

0.376 anna and above upto 0.625 anna to be taken as 1/2 anna.

0.626 anna and above upto 0.875 anna to be taken as 3/4 anna.

0.876 anna and above to be taken as 1 anna.

(iii) In respect of the maximum retail price to be stamped on cloth, the rounding off should be done in the following manner:—

(a) Where the retail price is stamped per yard the rounding off should be done by omitting all fractions of a pie, i.e., even .99 pie should be omitted.

(b) Where the retail price is stamped per pair or per piece, the rounding off should be to the lower quarter of an anna, as for instance 11.99 pies should be rounded off to 9 pies and 2.99 pies would have to be omitted altogether.

32. *Packing.*—Cloth prices calculated as above are inclusive of charges for standard make up and packing, in securely packed bales as under, starting from the innermost layer:—

1 layer of Paper, Kraft, Wrapping (inner) or Fents.

1 layer Light of Hessian, Fents or Chatai (palm leaf matting).

1 layer of Paper, Packing, Waterproof.

1 layer of tarpaulin (only during Monsoon months).

1 layer of Heavy or Medium Hessian (outer).

The hoops used should be of standard gauge and should be used on all the six sides of each bale in the case of Drapies, Surees, etc.

NOTE.—Where tarpaulin is not readily available an additional layer of waterproof packing paper can be used.

SCHEDULE "B8"

Maximum Ex-Factory Prices of Yarn packed by the Mills after 31st January 1950

			Rs. As. Ps.
1s Waste	.	.	7 7 0 per 10 lbs.
1½s Waste	.	.	7 7 0 per 10 lbs.
2s Waste	.	.	7 13 0 per 10 lbs.
3s Waste	.	.	7 14 0 per 10 lbs.
4s Waste	.	.	7 15 0 per 10 lbs.
6s Waste	.	.	8 3 0 per 10 lbs.
7s Waste	.	.	8 5 0 per 10 lbs.
1½s Waste Coloured Mixing	.	.	7 9 0 per 10 lbs.

Counts	Cotton	Minimum Product of counts and Lea strength in lbs.	Price per 10 lbs.		
			Single	Two-fold	
1	2	3	Rs. A. P.	Rs. A. P.	
4s	Indian/Pakistan	.	800	9 0 6	10 7 0
6s	Indian/Pakistan	.	800	9 13 6	10 11 0
8s	Indian/Pakistan	.	800	10 1 8	10 14 6
10s	Indian/Pakistan	.	800	10 15 6	12 3 0
12s	Indian/Pakistan	.	800	11 3 8	12 7 0
14s	Indian/Pakistan	.	1100	13 4 0	14 8 0
16s	Indian/Pakistan	.	1100	13 14 0	15 11 0
18s	Indian/Pakistan	.	1200	15 2 0	17 1 6
20s	Indian/Pakistan	.	1200	15 6 0	17 8 0
22s	Indian/Pakistan	.	1200	15 12 0	18 1 0
24s	Indian/Pakistan	.	1200	16 2 0	18 10 0
26s	Indian/Pakistan	.	1200	19 0 0	21 9 0
28s	Indian/Pakistan	.	1200	19 4 0	21 13 0
30s	Indian/Pakistan	.	1200	19 8 0	22 1 0
36s	Indian/Pakistan	.	1300	20 13 8	23 13 0
40s	Indian/Pakistan	.	1300	21 14 6	25 2 0
40s	Foreign African	.	1600	28 1 0	31 5 0
42s	Foreign African	.	1600	28 7 0	31 13 0
44s	Foreign African	.	1600	28 13 0	32 5 6
60s	Foreign Egyptian/ Karnak/Menoufi Carded.	.	1800	41 9 0	46 14 0
60s	Foreign Egyptian/ Karnak/Menoufi Combed.	.	2200	45 6 0	50 11 0
80s	Foreign Egyptian/ Karnak/Menoufi Combed.	.	1800	46 6 6	54 13 0
80s	Foreign Egyptian/ Karnak Menoufi Combed.	.	2000	50 3 6	58 10 0
100s	Foreign Egyptian/ Karnak / Maerad Superior Combed.	.	2000	56 11 0	68 7 0
4s to 9s	Mixed yarn	.	5 15 0	6 12 6	
10s to 20s	Mixed yarn	.	7 9 0	9 10 6	
22s to 30s	Mixed yarn	.	9 13 0	12 6 6	
32s to 40s	Mixed yarn	.	13 0 0	16 4 0	
42s to 50s	Mixed yarn	.	16 8 0	20 9 6	
52s to 60s	Mixed yarn	.	18 14 6	24 3 0	
62s to 80s	Mixed yarn	.	23 2 0	28 14 0	

NOTE.—In the case of yarn the rounding off of the Retail Price should be to the lower half anna, that is 11.99 pies should be rounded off to 6 pies and 5.99 pies will have to be omitted altogether.

1. All prices are for grey yarns of full count (subject to standard tolerances in count) and of the minimum count lea Strength product given in column 3, full reeling, in hands packed in 10 lb. bundles and in bales/cases.

2. Odd counts of yarn are not permitted for sale.

3. For folded yarns over two-fold add 1 anna per ply to the two fold prices indicated.

4. For other counts (exclusive of fractional counts) the ex-factory price shall be the price specified above, for the count next below, increased by:—

3 annas per count in the case of 32s to 60s (carded).

4 annas per count in the case of 60s to 80s (combed).

5 annas per count in the case of 80s to 100s (combed).

5. Cheesing and/or coning charges including case packing. Rs. 2 per 10 lbs. upto and including 30s. Rs. 3 per 10 lbs. over 30s.

6. Yarn supplied on beams may be charged by the supplying manufacturer at the following maximum prices:—

(a) upto and including 20s . . . at 2 annas per lb. above the ex-mill price per bundle as notified.

(b) Over 20s and upto and including 40s . . . at 3 annas per lb. above the ex-mill price per bundle as notified.

(c) Over 40s . . . at 4 annas per lb. above the ex-mill price per bundle as notified.

(d) Yarns delivered by a manufacturer on bobbins or in any other forms will not be charged anything higher than the ceiling price or ex-mill price whichever is lower.

7. Mills who obtain not less than 75 per cent. of their motive power by burning coal and/or fuel oil in their boilers will be permitted to increase the above prices of grey yarn by 2½ per cent. as compensatory coal and/or fuel oil allowance rounding off the final price to the nearest half anna.

8. *Packing.*—The above yarn prices are inclusive of charges for standard make up and packing, in securely packed bales as under, starting from the innermost layer.

1 layer of paper, Kraft, Wrapping (inner) or Fents.

1 layer Light Hessian, Fents or Chatai (Palm leaf matting).

1 layer of paper, packing, waterproof.

1 layer of tarpaulin (only during monsoon months).

1 layer of Heavy or Medium Hessian (outer).

NOTE.—Where tarpaulin is not readily available an additional layer of waterproof paper can be used.

Bombay, the 25th January 1950

No. 9(9)-Tex. 1/49.—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 80-Tex. 1/48(iii) dated the 2nd August, 1948, namely:—

In sub-paragraph (ii) of paragraph 7 of the said notification for item (b) the following item shall be substituted, namely:—

"(b) the maximum ex-factory and the maximum retail prices as specified by the Textile Commissioner."

Bombay, the 11th February 1950

No. 32/6-Tex.2/50.—In pursuance of sub-clause (g) of clause 2 of the Cotton Textiles (Export Control) Order, 1949, I hereby direct that the following amendment shall be made in the Textile Commissioner's notification No. 27/1-T(2)/48 (ii), dated the 15th October 1949, namely:—

After Serial No. 22 in the table appended to the said notification, the following entry shall be inserted, namely:—

22 (a) The District Organisers Within their respective jurisdictions in the districts of Civil Supplies and Rationing and Civil Supplies Gurdaspur, Amritsar and Distribution Officers. Ferozepore in East Punjab Province."

T. P. BARAT, Textile Commr.

New Delhi, the 31st January 1950

No. I(1)-4(20).—In exercise of the powers conferred by clause (b) of section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(20), dated the 28th December 1949, namely:—

In the said notification, for the word "steel" the words "iron and steel" shall be substituted

N. R. REDDY, Under Secy

DEPARTMENT OF SCIENTIFIC RESEARCH

New Delhi, the 28th January 1950

No. AEC/27(2)-50/358.—In pursuance of clause (d) of section 3 of the Atomic Energy Act, 1948 (XXIX of 1948), the Central Government is pleased to prescribe Ilmenite and Zircon, being substances which in its opinion are or may be used for the production or use of atomic energy or research into matters connected therewith.

S. S. BHATNAGAR, Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 1st February 1950

No. F.39-21/49-Comm.—In pursuance of Rule 1(5) of the Rules and Regulations of the Indian Central Tobacco Committee, the Central Government are pleased to nominate Shri A. Sattanathun, Director of Inspection (Customs and Central Excises) to be a member of the Indian Central Tobacco Committee to represent the Ministry of Finance (Revenue Division) vice Mr. R. J. Pringle.

New Delhi, the 2nd February 1950

No. F.37-1/49-Comm.—In pursuance of the powers conferred by Rule 1(47)-(51) of the Rules and Regulations of the Indian Central Sugarcane Committee, the Central Government is pleased to nominate Shri Bhanju Ram Gandhi, Baroda Guest House, Lytton Road, New Delhi, to represent the Consumer's interest on the Indian Central Sugarcane Committee with effect from 1st April, 1950 vice Mr. Karamat Ali.

New Delhi, the 3rd February 1950

No. F. 40-7/49-Comm. Part II.—Corrigendum—In the Government of India, Ministry of Agriculture Notification No. 40-7/49-Comm. published in the *Gazette of India*, Part I, dated 18th October 1949 for "sub-section (c) of section 4" substitute "sub-section (g) of section 4".

No. F. 8-3/50-Comm.—In pursuance of Rule 1(4) of the Rules and Regulations of the Indian Central Tobacco Committee, the Central Government are pleased to nominate Mr. A. S. Lall, I.C.S., Joint Secretary, Commerce Ministry as a member of the Indian Central Tobacco Committee to represent the Commerce Ministry vice Mr. K. K. Chettur.

A. N. BERY, Under Secy.

New Delhi, the 2nd February 1950

No. F. 7-1/50-Fr.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) the Central Government is pleased to direct that the following further amendments shall be made in the Fruit Products Order, 1948, published with the Notification of the Government of India in the Ministry of Agriculture No. F. P. 16/8/18-D, dated the 30th June, 1948, namely:—

In the said Order—

(1) In sub-clause (e) of clause 2, for the words "Fruit Development Adviser" the words "Deputy Fruit Development Adviser" shall be substituted.

(2) After item (iv) in clause 9, for the words from "He shall" to "Licensing Officer", the following words shall be substituted, namely:—

"The Provincial Government shall forward one copy of the return duly checked to the Licensing Officer."

V. S. KRISHNASWAMI, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 3rd February 1950

No. 6423-W.—It is hereby notified, for general information, that the Government Inspector of Railways, Circle No. 5, Bombay, having inspected the Kanor-Bari Sadri Section of the Mavli Junction-Bari Sadri Branch of the Rajasthan Railway, a length of 17.71 miles on the Metre Gauge, authorised its opening for the public carriage of passengers with effect from 20th November 1949.

The Railway Board after considering the Report of the Government Inspector of Railways, have confirmed his action.

S. S. RAMASUBBAN, Secy.

MINISTRY OF REHABILITATION

New Delhi, the 3rd February 1950

No. 14(59)CUS/50.—In exercise of the powers conferred by sub-section (2) of section 25 of the Administration of Evacuee Property Ordinance, 1949 (XXVII of 1949), the Central Government is pleased to designate the following District Judges for the purpose of hearing appeals under sub-section (1) of the said section, and they shall exercise jurisdiction over the areas specified against their names, namely:—

1. Shri S. S. Dulat, District & Sessions Judge, Delhi.	State of Delhi.
2. Shri N. Muddappa, District Judge, Coorg.	State of Coorg.
3. Thakur Jagat Pal, District Judge, Bilaspur.	State of Bilaspur.
4. Shri D. N. Joshi, District & Sessions Judge, Himachal Pradesh.	Districts of Mahasu and Sirmur (Himachal Pradesh)
5. Shri Tej Singh, District & Sessions Judge, Himachal Pradesh	Districts of Mandi and Chamba (Himachal Pradesh).

V. D. DANTYAGI, Joint Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 2nd February 1950

No. 10-A/1-50(i).—In pursuance of sub-rule (2) of rule 3 of the Indian Aircraft Rules, 1937, the Central Government is pleased to direct that the following further amendments shall be made in the notification of the Government of India in the late Department of Communications, No. 10-A/7-(i), dated the 22nd April 1947, namely:—

In the Schedules annexed to the said notification—

(1) In the first Schedule, for all the entries for the entry relating to the Assistant Director of Licensing and Assistant Director of Training, the following entries shall be substituted, namely:—

Controller of Aerodromes	..	47, 48, 51, 52, 53, 88, 107, 108, 112, 118, 121, 132, 136.
Controller of Communications	...	119.
Aerodrome Officer Incharge of Aerodromes	..	47, 88, 136
Controller of Aeronautical Inspection, Principal Aircraft Inspector incharge of Inspection Offices and Senior Aircraft Inspector incharge of Inspection Offices.	..	22, 24, 27, 29, 30, 32, 34, 35-A, 36, 38, 43.
Principal Aircraft Inspector and Senior Aircraft Inspector.	..	22, 24, 27, 29, 30, 32, 34, 36, 38, 43.
Communication Officer, Senior Technical Officer and Technical Officer in the Aeronautical Communication Organisation.	..	119.
Aircraft Inspectors	..	27, 29, 30, 34.
Aircraft Examiners	..	34.

(2) In the Second Schedule, after item 35, the following item shall be inserted, namely:—

"35-A. Sub-rule (3) To renew Ground of rule 61 Engineers' licences"

No. 10-A/1-50 (ii).—In pursuance of sub-section (1) of section 8 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following amendments shall be made in the notification of the Government of India in the late Department of Communications, No. 10-A/7-(ii) dated the 22nd April 1947, namely:—

In the Schedule annexed to the said notification, for the entries after the entry 'Deputy Director of Air Routes and Aerodromes', the following entries shall be substituted, namely:—

"Controller of Aerodromes.

Aerodrome Officer Incharge of Aerodromes.

Controller of Aeronautical Inspection.

Principal Aircraft Inspector.

Senior Aircraft Inspector

Aircraft Inspector."

No. 10-A/1-50 (iii).—In pursuance of rules 17 and 156 of the Indian Aircraft Rules, 1937, the Central Government is pleased to direct that the following amendments shall be made in the notification of the Government of India in the late Department of Communications, No. 10-A/7-(iii) dated the 22nd April 1947, namely:—

For the Schedule annexed to the said notification, the following Schedule shall be substituted, namely:—

SCHEDULE

Column (1)	Column (2)
Aircraft Examiners	... To demand production of licences, certificates, log books or other documents, under rule 17
Director General of Civil Aviation in India, Deputy Director General, Director of Aeronautical Inspection, Director of Air Transport, Director of Air Routes and Aerodromes, Deputy Director of Aeronautical Inspection, Controller of Aerodromes, Aerodrome Officer, Assistant Aerodrome Officer, Controller of Aeronautical Inspection, Principal Aircraft Inspector, Senior Aircraft Inspector, Aircraft Inspector and Aircraft Examiner.	To take action as provided in clauses (a) and (d) of rule 156.
Director General of Civil Aviation in India, Deputy Director General, Director of Aeronautical Inspection, Deputy Director of Aeronautical Inspection, Controller of Aeronautical Inspection, Principal Aircraft Inspector, Senior Aircraft Inspector, Aircraft Inspector and Aircraft Examiner.	To take action as provided in clauses (b) and (c) of rule 156

P. K. ROY, Dy. Secy.

POSTS AND TELEGRAPHS

New Delhi, the 3rd February 1950

No. 0. 28-7/49.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (VI of 1898), the Central Government is pleased to direct that the following further amendment shall be made to the Indian Post Office Rules, 1933, namely:—

In Rule 83 of the said Rules, after clause (ii), the following clause shall be inserted, namely:—

(ii) The Secretary, Dental Council of India, provided that the articles posted by him relate solely to the business of the said Council."

K. V. VENKATACHALAM, Dy Secy.

RESOLUTION

New Delhi, the 8th February 1950

No. 1-A/27-49.—After the end of the War, there has been rapid expansion of civil air transport services in India. While there has been concurrent growth in the amount of traffic carried by air, in passengers, freight and mail, the Government of India have noted with some concern that the air transport industry has not found stability. The importance of a well-organised system of air transport in the Communications net-work of any modern State is too well understood to need special emphasis. The Government of India consider that measures should now be taken to ensure—

- (a) that the operation of air services is placed on firm economic footing; and
- (b) that the future development of air transport proceeds on sound and healthy lines.

For this purpose, they have decided to set up a Committee to make a review of the present state of air transport in India and advise Government on the best lines on which future development might be organised. The Committee will be constituted as follows:—

Mr. Justice Rajadhyaksha, Judge of the Bombay High Court	... Chairman
Mr. H. L. De, Member, Tariff Board	} Members Mr. R. Narayanaswamy, Jt. Secy. to the Govt. of India, Ministry of Finance.

A representative of the Director General of Civil Aviation and one of the Indian Air Force will be attached to the Committee as Advisers. Efforts are also being made to obtain the services of a foreign expert with wide experience of technical, financial and traffic organisation in air transport, as a third Adviser to the Committee.

Mr. K. V. Venkatachalam, Deputy Secretary to the Govt. of India, Ministry of Communications, will be the Secretary of the Committee.

2. The detailed terms of reference of the Committee will be as follows:—

To enquire into and report upon and to make recommendations in regard to the following matters, viz:—

- (a) the present state of the air transport industry in India in regard to both internal and external services;
- (b) the short-comings, if any, in the organisation and management of the industry as a whole or in regard to any individual company or companies;
- (c) the major difficulties and defects in the industry as at present constituted;
- (d) the manner in which Indian air services, internal and external, could best be operated with the maximum economy, having due regard to all relevant factors, including passenger fares and freight and mail rates, during the 5 years 1950-54,

providing also for adequate development of the air services and, for such purpose,—

- (1) the reasonable needs of the industry of assistance from the State and the manner and extent of such assistance and cost thereof to the State,
- (2) regulation of the industry and control over its management by the State,
- (3) any necessary re-organisation of the industry;
- (e) the desirability, practicability and economic consequences of the operation of the said air services under State ownership and management, either direct or through a body corporate, and the cost of acquisition of such ownership.

ORDER

ORDERED that a copy of the above Resolution be published in the *Gazette of India* and communicated to the Ministries of Finance, Home, Commerce and Defence of the Government of India, the Cabinet Secretariat, the Prime Minister's Secretariat, the Chief Justice of the Bombay High Court, the Chairman of the Tariff Board, the D.G.C.A. and the Chairman of the Air Transport Operators Association.

V. K. R. MENON, Secy.

MINISTRY OF FOOD

RESOLUTION

New Delhi, the 8th February 1950

No. PY.I-619/117/50.—In pursuance of the recommendation of the All-India Food Ministers' Conference held in 1949, the Government of India have been pleased to appoint a Committee consisting of

1. Shri M. Thirumala Rao, M.P., *Chairman*.
2. Shri C. P. K. Menon, *Member*.
3. Shri E. N. Mangat Rai, I.C.S., *Member*.
4. Shri R. P. Naronha, I.C.S., *Member*.

2. The Committee will

- (1) enquire into the systems of procurement and distribution adopted in the States;
- (2) recommend such changes as may be necessary in the existing system of procurement and distribution to minimise imports in the case of a deficit State and to maximise exports in the case of a surplus State, and to reduce the difference between the prices in the market and the prescribed control prices;
- (3) recommend such modifications as may be necessary in the food organisation of the State to ensure efficient procurement and distribution;
- (4) recommend the extent to which uniformity in the systems of procurement and distribution in the country as a whole is desirable and practicable with reference to the circumstances prevailing in the different areas;
- (5) recommend any changes necessary in the Central Government's organisation to supervise and co-ordinate procurement and distribution in the States.

8. The Committee may visit such States as it considers necessary and is requested to submit its recommendations within three months.

ORDERED that the above Resolution be published in the *Gazette of India*.

R. L. GUPTA, Secy.

MINISTRY OF LABOUR

ORDER

New Delhi, the 1st February 1950

No. LR.2(252).—Whereas an industrial dispute has arisen between the Imperial Bank of India, Madras Circle and their employees;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Industrial Tribunal constituted under section 7 of the said Act by Notification of the Government of India in the Ministry of Labour, No. LR 2(205), dated the 13th June 1949, as amended from time to time.

S. C. AGGARWAL, Dy. Secy.

NOTIFICATIONS

New Delhi, the 1st February 1950

No. M. 23(1)/50.—In exercise of the powers conferred by clauses (a) and (b) of sub-rule 1 of rule 3 of the Mica Mines Labour Welfare Fund (Bihar and Madras) Rules, 1948, and in supersession of the Notification of the Government of India in the Ministry of Labour No. LW.42 (2)/48, dated the 18th May 1948, the Central Government is pleased to appoint Mr. V. D. Misra, Mica Controller, Bihar, as a member and Vice-Chairman of the Advisory Committee constituted by the Notification of the Government of India in the Ministry of Labour No. LMW 5(8)/46-II, dated the 8/9th January 1948 *vice* Mr. R. S. Misra appointed as Chairman of the said Advisory Committee.

P. N. SHARMA, Under Secy.

New Delhi, the 1st February 1950

No. Mines-158(2).—In exercise of the powers conferred by section 29 of the Indian Mines Act, 1928 (IV of 1928), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Coal Mines Regulations, 1926, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations:—

I. For sub-regulation (1) of regulation 3, the following shall be substituted, namely:—

“(1) On or before the tenth day of every month, the owner, agent or manager of every mine shall send to the Chief Inspector correct returns in Forms I, IA and IB relating to the preceding calendar month.”

II. In Schedule I, for Form I, the following forms shall be substituted, namely:—

FORM I

[See Regulation 3 (1)]

All entries to be made in English

Return of Raisings, Despatches and Stock of Coal and Machines in use for the Month of..... 19.....

(1) Raisings, Despatches and Stocks

1. Name of Colliery
2. Name of Owner..
3. Name of Colliery loading point.....

ACTUALS FOR MONTH

	Stock at beginning of month	Raisings		Colliery Consumption Boilers Domestic etc.	Coal used in Coke making in colliery	Coke Produced	Despatches			Stock at the end of month
		Open Work- ings	Under Ground				Rail	Road	Tramway	
Coal—	2	3	4	5	6	7	8	9	10	11
Steam										
Rubble										
Slack										
Total Coal.										
Hard Coke										
Soft Coke										

(2) Machines

Coal-cutting Machines				Mechanical Loaders			Conveyors		
No.	Type	Square feet cut	Coal out Tons	No.	Type	Coal loaded tons	Type	Length feet	Coal Conveyed Tons

Signature.....

Designation.....

Date.....

NOTES:—1. This form shall be made in duplicate and before the 10th of each month in respect of the month immediately preceding, submit one to Chief Inspector of Mines in India, DHANBAD, and the other to Coal Commissioner, 1, Council House Street, CALCUTTA.

2. Figures relating to despatches of coal should be in respect of each loading point from which coal of different grades was despatched during the month immediately preceding.

3. All figures will be shown to the nearest ton.

4. Columns 3 and 4 should include all coal brought to the surface or removed from a quarry, no matter to what purpose the coal may be put and they should be separately shown clearly in those sub-heads.

5. In column 5 should be included all coal consumed at or about the colliery in connection with colliery operation including domestic use.

6. In column 6 should be entered all coal used by the colliery owner for the purpose of making coke, no matter what the method of burning may be.

FORM IA

[See Regulation 3 (1)]

COAL MINES,

All entries to be made in English

Monthly Return of Employment and attendance for.....19

1. Name of the Mine..... Name of owner.....
2. Address: Place..... District..... Province.....
3. Number of working days during the month.....

	Underground		Open Working		Surface		
	Miners and Loaders	Others	Men		Women	Men	Women
			Miners and Loaders	Others			
(a) Number of workers on books on the 1st working day of the month.							
(b) Aggregate number of man-days worked in the month.							
(c) Aggregate number of man-days lost in the month by absence.							

4. Remarks.

Certified that the information given above is correct.

Signature.....

Designation.....

Date.....

INSTRUCTIONS

- Worker means a person "employed" in the mine as defined in clause (d) of Section 3 of the Indian Mines Act, 1923.
- Total number of man-days worked is obtained by adding the number of workers working on each relay on each day.
- Total number of man-days lost by absence is obtained by adding the number of workers absent on each relay in each working day.
- Absence does not include absence due to a strike or maternity leave.
- If there be any marked increase or decrease in employment or attendance, please account for it in the Remarks column.

FORM IB

[See Regulation 3 (1)]

COAL MINES,

All entries to be made in English

Monthly Return on Hours of Work and Earnings

1. Name of the Mines..... Name of the Owner.....
2. Address..... District..... Province.....
3. Number of Working days in the month.
4. The Number of working days in the first complete working week of the month.

Average daily attendance during the first complete working week of the month (a)	Aggregate number of man-hours worked during that week (b)	Total cash earnings during that week (c)		
		Base Wages	Allowances	Total
		Dearness Allowance	Other Cash payments (d)	

UNDERGROUND

Miners and Loaders.

Others.

OPEN WORKINGSMen { Miners and Loaders.
Others.

Women

SURFACE

Men

Women

5. Total loss incurred during the week for concessions in foodstuffs and clothing Rs (e)

Underground	Open Workings
Miners and Loaders	Miners and Loaders

6. Normal Hours of work

1st relay

2nd relay

3rd relay

7. Remarks. (f)

Certified that the information given above is correct.

Signature.....

Designation.....

Date.....

INSTRUCTIONS

- (a) Average daily attendance is obtained by dividing the aggregate number of attendances in all the relays on all days during the period by the number of working days. Absence in hours only need not be considered. Days on which, the undertaking was closed for whatever cause, should not be treated as working days.
- (b) Aggregate number of man hours worked during the week is obtained by adding up the number of man-hours worked in all relays on all days.
- (c) Include all cash payments, deductions and taxes payable and deducted, if any.
- (d) This should include bonuses and other cash payments if any earned and paid more or less regularly during the week. Annual and other Bonuses, not related to the week should be excluded even if they are paid during the week.
- (e) Please furnish separately the quantity of and price at which the various items are supplied.
- (f) If there is any marked increase or decrease in earnings or hours of work as compared to the previous quarter please account for it in the Remarks Column.

S. MULLICK, Dy. Secy.

